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EASTERN DISTRICT. MARCH TERM, 1814.

GENERAL RULE.

East. District. March 1814.

REHEARINGS must be applied for by petition in writing, setting forth the cause or causes, for which the judgment or decree is supposed to be erroneous; with a citation of the authorities in support of them.

THE Court will consider the petition, without argument; and, if a rehearing be granted, direct it as to one or more points as the case, in their opinion, shall require it.

But no application for a rehearing will be received, after leave shall have been given to take out a copy of the judgment or decree.

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THE Clerk of this Court shall not give out a East. District copy of any judgment or decree, until eight days from the pronouncing the same, unless special leave be given by the court for that purpose,

** * SEVERAL cases were argued, but no opinion delivered, during this term.

STATE OF LOUISIA

PASTERS DISTRICT, ARRIVATION OF

THE GOT NOW HELD THE WAY SOUTH

A conducto Deplet 1 By the Court The only question submitted, in this case, to the opinion, of the churt is

whether atterfues and compellates at law are in Wason be considered as per-liegal conference on the

cente of insolvent deposit, for their fees a perci-

America' cularly such as they may clarge, an addition to was only though authorized and conditional to appropriate very

and which he have make a part of the law other ges, or frais de justice.

Tur appelles, who was planed, in the court

below, come a principly of principles to other